1 The Honorable Brian A. Tsuchida 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 10 IN THE MATTER OF THE SEARCH OF CASE NO. MJ20-206 11 INFORMATION ASSOCIATED WITH TWO EMAIL ACCOUNTS THAT ARE APPLICATION FOR NON 12 STORED AT PREMISES DISCLOSURE ORDER REGARDING 13 CONTROLLED BY MICROSOFT EXISTENCE OF WARRANT PURSUANT TO 18 U.S.C. 14 § 2705(b) 15 (FILED UNDER SEAL) 16 17 The United States requests that the Court order Microsoft Corporation not to 18 notify any person, including the subscribers and customers of the accounts listed in the 19 above captioned warrant, of the existence of the warrant for a period of one year. 20 Microsoft is a provider of an electronic communication service, as defined in 18 21 U.S.C. § 2510(15), and/or a remote computer service, as defined in 18 U.S.C. § 2711(2). 22 The attached warrant orders Microsoft to disclose certain records and information 23 regarding the accounts. This Court has authority under 18 U.S.C. § 2705(b) to issue "an 24 order commanding a provider of electronic communications service or remote computing 25 service to whom a warrant, subpoena, or court order is directed, for such period as the 26 court deems appropriate, not to notify any other person of the existence of the warrant, 27 subpoena, or court order." Id.

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In this case, such an order is appropriate because the warrant relates to an ongoing criminal investigation. The Federal Bureau of Investigation ("FBI") is investigating whether LLUVIA FIGUEROA solicited a hitman to murder her boyfriend's wife, in violation of 18 U.S.C § 1958. This investigation is neither entirely public nor known to all of the subjects of the investigation.

Accordingly, there is reason to believe that notification of the existence of the warrant will seriously jeopardize the investigation or unduly delay a trial, including by giving the target an opportunity to flee or continue flight from prosecution, destroy or tamper with evidence, or change patterns of behavior. See 18 U.S.C. § 2705(b). Some of the evidence in this investigation is stored electronically. If alerted to the existence of the warrant, the subjects under investigation could destroy that evidence, including information saved to additional email accounts or computers. WHEREFORE, the United States respectfully requests that the Court grant the attached Order directing Microsoft not to disclose the existence or content of the warrant for a period of one year, unless further ordered by the Court, except that Microsoft may disclose the warrant to an attorney for Microsoft for the purpose of receiving legal advice.

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The United States further requests that the Court order that this application and 1 2 any resulting order be sealed until further order of the Court. As explained above, these 3 documents discuss an ongoing criminal investigation that is neither public nor known to all targets of the investigation. Accordingly, there is good cause to seal these documents 4 5 because their premature disclosure may seriously jeopardize that investigation. DATED this 23<sup>rd</sup> day of April, 2020. 6 7 Respectfully submitted, 8 BRIAN T. MORAN 9 United States Attorney 10 11 /s/ Marie M. Dalton 12 MARIE M. DALTON Assistant United States Attorney 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

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